

UNITED STATES PATENT AND TRADEMARK OFFICE

NT OF COMMARC

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/612,754	07/01/2003	Thomas W. Mower	14564.37.1	5557	
7590 06/23/2006			EXAMINER		
JOHN C. STRINGHAM			SHEIKH, HUMERA N		
WORKMAN, N 1000 Eagle Gate	NYDEGGER & SEELEY e Tower	ART UNIT	PAPER NUMBER		
60 East South T		1615			
Salt Lake City,	UT 84111	DATE MAILED: 06/23/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

J.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)	Office Action	Summary	Part of Paper No./Mail Date	20060621		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Re 3) Information Disclosure Statement(s) (PTO-1 Paper No(s)/Mail Date		Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application (PTO-1)			
12) Acknowledgment is made of a calculation and All b) Some * c) None 1. Certified copies of the property of the property of the certified copies of the property of the certified copies of the property of the certified copies of the property of the property of the property of the certified copies of the property of the prop	of: nority documents hat nority documents hat opies of the priority of national Bureau (Po	ve been received. ve been received in locuments have bee CT Rule 17.2(a)).	Application No n received in this National St	age South EAN, SHEIKH ENT EX AMINER TC-1600		
Priority under 35 U.S.C. § 119						
9) The specification is objected to 10) The drawing(s) filed on i Applicant may not request that an Replacement drawing sheet(s) inc 11) The oath or declaration is object.	s/are: a) accepte y objection to the draw cluding the correction is	ing(s) be held in abey required if the drawir	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR			
Application Papers						
4) Claim(s) 1-23 is/are pending ir 4a) Of the above claim(s) 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected 7) Claim(s) is/are objected 8) Claim(s) 1-23 are subject to re	_ is/are withdrawn fo					
Disposition of Claims						
/ -	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
2a) ☐ This action is FINAL.						
1)☑ Responsive to communication	(s) filed on <u>15 Nover</u>	mbe <u>r 2005</u> .				
Period for Reply A SHORTENED STATUTORY PERI WHICHEVER IS LONGER, FROM T Extensions of time may be available under the prafter SIX (6) MONTHS from the mailing date of the If NO period for reply is specified above, the maxi Failure to reply within the set or extended period any reply received by the Office later than three rearned patent term adjustment. See 37 CFR 1.76	THE MAILING DATE ovisions of 37 CFR 1.136(a). is communication. Imm statutory period will ap for reply will, by statute, caus nonths after the mailing date	OF THIS COMMUN In no event, however, may ply and will expire SIX (6) Mo the application to become	IICATION. a reply be timely filed ONTHS from the mailing date of this commandate of this			
The MAILING DATE of this con				ess		
	, ,	a miner ımera N. Sheikh	Art Unit			
Office Action Summa	n.	0/612,754	MOWER ET AL.			
	A	oplication No.	Applicant(s)			

DETAILED ACTION

Status of the Application

Claims 1-23 are pending in this action. Claims 1-23 are subject to an Election/Restriction requirement.

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-12, 20 & 23, drawn to a dietary supplement and a method for improving the taste and odor of noni-based dietary supplements, classified in class 424, subclass 439.
- II. Claims 13-19, 21 & 22, drawn to a dietary supplement comprising a noni puree concentrate, classified in class 424, subclass 439.

Note: For restriction purposes, it is assumed that claims 21 & 22 refer to the 'dietary supplement' of Group II claims rather than the 'method' of claim 20 as currently recited. Claims 21 & 22 have been included with Group II dietary supplement claims.

The inventions are distinct, each from the other because of the following reasons:

The claims of Group I (1-12, 20 & 23) are drawn to a dietary supplement, which can be in the form of either a solid or liquid. The claims of Group II (13-19, 21 & 22) are drawn to a dietary supplement comprising a noni puree concentrate, which is essentially an extract. The claims of Group I do not require formation of an extract, whereas the claims of Group II require formation of a puree concentrate or extract. Therefore, the different Groups I and II have different issues regarding patentability. Art anticipating Group I would not necessarily anticipate or even render obvious Group II. The different compositions require completely different searches in both the patent and non-patent databases, and there is no expectation that the searches would be coextensive. This creates an undue search burden upon the Examiner.

Because these inventions are independent or distinct for the reasons given above and the inventions require a different field of search (see MPEP § 808.02), restriction for examination purposes as indicated is proper.

Because these inventions are independent or distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement is traversed (37 CFR

Art Unit: 1615

1.143). Because the above restriction/election is complex, a telephone call to applicants to request an oral election was not made. See MPEP 812.01

Applicant is also reminded that a 1-month (not less than 30 days) shortened statutory period will be set for response when a written restriction is made without an action on the merits. This period may be extended under the provisions of 37 CFR 1.136(a).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Humera N. Sheikh whose telephone number is (571) 272-0604. The examiner can normally be reached on Monday through Friday from 8:00A.M. to 5:30P.M., alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward, can be reached on (571) 272-8373. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

Application/Control Number: 10/612,754 Page 5

Art Unit: 1615

applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have any questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Humera N. Sheikh Aunora A Switch

Patent Examiner

70-1600

Art Unit 1615

June 21, 2006

hns